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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/686,520	10/16/2003	Vladimir Kochergin	340-80	4900
23117	7590 08/08/2005	EXAMINER		
NIXON & VANDERHYE, PC 901 NORTH GLEBE ROAD, 11TH FLOOR ARLINGTON, VA 22203			KALIVODA, CH	RISTOPHER M
			ART UNIT	PAPER NUMBER
			2883	

DATE MAILED: 08/08/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
	10/686,520	KOCHERGIN ET AL.	
Office Action Summary	Examiner	Art Unit	
	Christopher M. Kalivoda	2883	

Application No.

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address -- Period for Reply

THE - Exter after - If the - If NC - Failu Any I	ORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM MAILING DATE OF THIS COMMUNICATION. Insigns of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed SIX (6) MONTHS from the mailing date of this communication. In period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. It is period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. The to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). The eply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any application to the provided period for the mailing date of this communication, even if timely filed, may reduce any application to the provided period for the mailing date of this communication.
Status	
1)🖂	Responsive to communication(s) filed on <u>25 May 2005</u> .
2a)	This action is FINAL . 2b)⊠ This action is non-final.
3) 🗌	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.
Dispositi	on of Claims
4)⊠	Claim(s) <u>1-61</u> is/are pending in the application.
	4a) Of the above claim(s) is/are withdrawn from consideration.
•	Claim(s) is/are allowed.
	Claim(s) <u>1-61</u> is/are rejected.
•	Claim(s) 7 and 11-15, 17, 18, 21, 23, 24, 29-30, 44-46 and 48-52 is/are objected to.
8)[_]	Claim(s) are subject to restriction and/or election requirement.
Applicati	on Papers
10)⊠	The specification is objected to by the Examiner. The drawing(s) filed on 16 October 2003 is/are: a) □ accepted or b) ☑ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.
Priority ι	under 35 U.S.C. § 119
a)	Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). See the attached detailed Office action for a list of the certified copies not received.
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Attachmen	
	e of References Cited (PTO-892) 4) Interview Summary (PTO-413) e of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date
3) 🛛 Infori	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date 07/19/2005. 5) Notice of Informal Patent Application (PTO-152) 6) Other:

DETAILED ACTION

Response to Arguments

Applicant's arguments, filed May 25, 2005, with respect to the rejection(s)of claim(s) 1-61 have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of U.S. Patent 6,711,200 to Scherer, U.S. Patent Application Publications 2004/0004779 to Kochergin et al. and U.S. Patent Application Publication 2005/0058414 to Kochergin.

Claim Objections

Claims 7 and 11-14 are objected to because of the following informalities:

Regarding claim 7, it appears from the amendment that several dependent claims were made into independent claims based on the previous office action.

However, claim 7 appears to follow that format but is sill dependent. Appropriate correction is required.

Regarding claims 11 - 14, last line, the addition "-type" makes the claim unclear and should be deleted.

Drawings

The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, band-pass, band-blocking, reflection band-pass and reflection band-blocking filters of claims 11-14, the

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modulated sections separated by unmodulated sections as in claim 26 for example, the spacing resulting in 180 degree phase shift in claim 27, length segments of different periods or modulation in claim 28, and tapered waveguides as in claims 29-30 for example, antireflective structure coating surface of wafer such that at least some waveguide length is left uncoated in claim 35 and detector means as in claim 60 for example must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

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Double Patenting

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

Claims 1-61 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-60 of copending Application No. 10/453,937 (U.S. Patent Application Publications 2004/0004779). Although the conflicting claims are not identical, they are not patentably distinct from each other because both applications claim a filter with the same structural components.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

Claims 1-6, 16-20, 22-24, 26, 29-34,38-39, 42-44, 47,49-51, and 61 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 20-41 of copending Application No. 10/453,937 (U.S. Patent Application Publications 2004/0004779). Although the

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conflicting claims are not identical, they are not patentably distinct from each other because both applications claim a filter with similarly claimed structural components.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 1-7, 11-14, 16, 19, 20, 22, 25-28, 42-43, 47, 60 and 61 are rejected under 35 U.S.C. 103(a) as being unpatentable over Scherer et al., U.S. Patent 6,711,200.

Regarding independent claim 1 claimed, Scherer et al. teach a spectral filter for filtering or transmitting at least one predetermined spectral wavelength band comprising: a substrate or host wafer having first and second surface (Fig 2, left and right side) and further including plural, substantially uniform parallel uncoupled waveguides defined at least partially therethrough (col 5, lines 43-48 and Fig 1, ref sign 10 and Fig 2, labeled waveguide), the plural waveguides defining axes substantially perpendicular to the wafer surface (Fig 2, ref waveguide which is horizontal and thus perpendicular to the left and right surfaces), the plural waveguides having coherently modulated cross sections along at least some part of the length of said waveguides (Fig 3 since holes are surrounding the waveguide), the plural waveguides supporting at least one waveguide mode at the predetermined spectral wavelength (col, 7, lines 64-67).

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Regarding independent claim 6, in addition to the above limitations, the host wafer partially comprises porous semiconductor material (col 12, lines 60-65 since silicon can also be used), said semiconductor material remaining between the pores serving as waveguides while said pores separate neighboring waveguides (Fig 2, ref sign 32) and the porous semiconductor material is chosen from the alloys and compounds of zinc, cadmium, mercury, silicon, germanium, tin lead, aluminum, gallium, indium, bismuth nitrogen, oxygen, phosphorous, arsenic, antimony, sulfur, selenium and tellurium (Fig 2, see InP substrate or col 4, lines 42-45).

Regarding independent claim 16, in addition to the above limitations, the waveguides are spatially ordered since there can be plural waveguides as described above.

Regarding claim 19, the waveguides can be disposed such that the waveguide pattern has a complex order with complex symmetry since there can be plural waveguides as described above and the waveguides can connect adjacent devices (col 5, lines 43-48).

Regarding independent claim 20, in addition to the above limitations, the pores are circular (Fig 3).

Regarding independent claim 22, in addition to the above limitations, the waveguides are made to exhibit a modulated lateral cross section over at least some of the length of waveguide for the reasons described above.

Regarding independent claim 60, in addition to the above limitations, the filter is disposed contiguous with an optical detection means (col 11, lines 23-25).

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Regarding independent claim 61, in addition to the above limitations, the mode is supported in the green or longer wavelength (col 4, lines 24-27).

Regarding claims 2 - 3, 42 - 43 and 47 the host wafer at least partially comprises porous semiconductor material (col 12, lines 60-65 since silicon can also be used) and is macroporous, said semiconductor material remaining between circular pores serving as waveguides while said pores separate neighboring waveguides (Fig 2, ref sign 32).

Regarding claims 4-5, Indium Phosphide can also be used or porous gallium arsenide (GaAs) can be used (col 4, lines 42-45).

Regarding claim 7, the thickness is from about 1 to 5000 times a characteristic lateral dimension of the waveguide (Fig 2) since the lateral dimension can be thought of as the thickness of the bracket and the thickness can be though of as the thickness (into the paper).

Regarding claims 11-14, the filter comprises a transmission band-pass filter, transmission band-blocking filter, reflection band-pass filter and reflection band blocking filters (col 7, lines 47-49).

Regarding claim 25, the modulation is made in the apodized form (Fig 2).

Regarding claim 26, the waveguides have more than one length segment of contiguous modulations along their depth separated by unmodulated segments (Fig 2) since the holes are along the length.

Regarding claim 27, there is a 180 degree phase shift since the holes are in a line.

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Regarding claim 28, the length segments of modulation are of different periods since there are different hole diameters (See Fig 3).

Claims 35-37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Scherer et al., U.S. Patent 6,711,200 in view of Wickham, et al., U.S. Patent 6,301,421.

Regarding independent claim 1 claimed, Scherer et al. teach a spectral filter for filtering or transmitting at least one predetermined spectral wavelength band comprising: a substrate or host wafer having first and second surface (Fig 2, left and right side) and further including plural, substantially uniform parallel uncoupled waveguides defined at least partially therethrough (col 5, lines 43-48 and Fig 1, ref sign 10 and Fig 2, labeled waveguide), the plural waveguides defining axes substantially perpendicular to the wafer surface (Fig 2, ref waveguide which is horizontal and thus perpendicular to the left and right surfaces), the plural waveguides having coherently modulated cross sections along at least some part of the length of said waveguides (Fig 3 since holes are surrounding the waveguide), the plural waveguides supporting at least one waveguide mode at the predetermined spectral wavelength (col, 7, lines 64-67).

However, the reference is silent with respect to an antireflective structure coating at least one surface of the host wafer, minimizing reflection of light from the waveguide material over the predetermined wavelength range such that at least some portion of each waveguide length is left uncoated by the antireflective structure.

Wickham teaches an antireflective structure coating at least one surface of a host wafer (Fig 3, ref sign 59), minimizing reflection of light from the waveguide material over

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the predetermined wavelength range such that at least some portion of each waveguide length is left uncoated by the antireflective structure.

Therefore, it would have been obvious to one skilled in the art at the time the invention was made to coat at least one surface of the host wafer, minimizing reflection of light from the waveguide material over the predetermined wavelength range such that at least some portion of each waveguide length is left uncoated by the antireflective structure.

The motivation is to allow modes to propagate after a single pass (col 3, lines 42-43).

Regarding clams 36-37, the antireflection structure can comprise one or more layers (col 3, lines 43-46).

Allowable Subject Matter

Claims 15, 17, 18, 21, 23, 24, 29-30, 44-46 and 48-52 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims in addition to the terminal disclaimers.

Regarding claim 15, the prior art of record, taken alone or in combination, fails to disclose or render obvious where the waveguides are placed part by a distance in the range of 0.5 to 30 microns, the distance being greater than the smallest lateral dimension of the waveguide in combination with the rest of the limitations of the base claim.

Regarding claim 17, the prior art of record, taken alone or in combination, fails to disclose or render obvious where the waveguides are spatially ordered in symmetry, which is hexagonal in combination with the rest of the limitations of the base claim.

Regarding claim 18, the prior art of record, taken alone or in combination, fails to disclose or render obvious where the waveguides are spatially ordered in symmetry, which is cubic in combination with the rest of the limitations of the base claim.

Regarding claim 21, the prior art of record, taken alone or in combination, fails to disclose or render obvious where the pores are approximately square in cross-section in combination with the rest of the limitations of the base claim.

Regarding claim 23, the prior art of record, taken alone or in combination, fails to disclose or render obvious where the modulation is periodical with the period from about 50nm to about 20 microns in combination with the rest of the limitations of the base claim.

Regarding claim 24, the prior art of record, taken alone or in combination, fails to disclose or render obvious where the modulation is the superposition of two or more periodical modulations with the period from about 50nm to about 20 microns each in combination with the rest of the limitations of the base claim.

Regarding claims 29, the prior art of record, taken alone or in combination, fails to disclose or render obvious waveguides are tapered in combination with the rest of the limitations of the base claim.

Claim 30 depends upon claim 29.

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Regarding claims 44, the prior art of record, taken alone or in combination, fails to disclose or render obvious at least one layer of substantially transparent material in the transparency wavelength range of the spectral filter coating the pore walls in combination with the rest of the limitations of the base claim.

Claims 45-46 depend upon claim 44.

Regarding claim 48, the prior art of record, taken alone or in combination, fails to disclose or render obvious where the pores are approximately square in cross-section in combination with the rest of the limitations of the base claim.

Regarding claim 49, the prior art of record, taken alone or in combination, fails to disclose or render obvious at least one layer of substantially absorbing or reflecting material disposed on at least part of the pore length and the material is chosen to minimize the cross-coupling between the modes of neighboring waveguides in combination with the rest of the limitations of the base claim.

Claims 50-52 depend upon claim 49.

The following is a statement of reasons for the indication of allowable subject matter:

Regarding claim 8, the prior art of record, taken alone or in combination, fails to disclose or render obvious at least one layer of substantially transparent material at the transparency wavelength range of the spectral filter coating the pore walls in combination with the rest of the limitations of the base claim.

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Regarding claim 31, the prior art of record, taken alone or in combination, fails to disclose or render obvious at least one layer of substantially absorbing or reflecting material disposed on at least part of the pore length and the material is chosen to minimize the cross-coupling between the modes of neighboring waveguides in combination with the rest of the limitations of the base claim.

Regarding claim 38, the prior art of record, taken alone or in combination, fails to disclose or render obvious where the wafer is disposed between two plates of material transparent in a predetermined spectral range in combination with the rest of the limitations of the base claim.

Regarding claim 53, the prior art of record, taken alone or in combination, fails to disclose or render obvious the host wafer with the holes completely filled with substantially transparent material, said filled pores comprising cores of the waveguides and the semiconductor material between the pores functioning to separate neighboring waveguides in combination with the rest of the limitations of the base claim.

Claims 9-10; 32-34; 39-41; and 54-59 depend on claims 8, 31, 38 and 53 respectively and therefore they are also allowable.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher M. Kalivoda whose telephone number is (571) 272-2476. The examiner can normally be reached on Monday - Friday (8:30 - 5:00).

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Frank G. Font can be reached on (571) 272-2415. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

CMk 07/28/05

KAVEH KIANNI PRIMARY EXAMINE

ACC.